```
"(C) PENALTY FOR FAILURE TO FILE REPORT.
                The
                alty provided in section 6693(a) shall apply to
                                                            report
                 required by this paragraph, except that
                        (i) such section shall be applied by
                     substitutina
                    $25 for $50 and (ii) the maximum penalty imposed on
                    anv trustee
                    shall not exceed $5.000.
           "(D) AGGREGATION OF ACCOUNTS —To the extent prac-
    ticable, in determining the number of medical savings
  accounts on the basis of the reports under this paragraph.
   all medical savings accounts of an individual shall be treated as 1 account and all accounts of individuals who are married to each other shall be treated as 1 account.
"(5) DATE OF MAKING DETERMINATIONS—Any determination under this subsection that a calendar year is a cut-off year
shall be made by the Secretary and shall be published not
                              later than October 1 of such vear
              (b) DEDUCTION ALLOWED
                                         WHETHER
                                                      OR
          INDIVIDUAL.
          ITEMIZES OTHER DEDUCTIONS.—Subsection (a) of
          section 62 is
          amended by inserting after paragraph (15) the
          following new para-
          graph:
                 "(16) MEDICAL SAVINGS ACCOUNTS.—The deduction
              allowed
              hy section 220"
              (c) FXCLUSIONS FOR EMPLOYER CONTRIBUTIONS TO
          SAVINGS ACCOUNTS —
                 (1) EXCLUSION FROM INCOME TAX—The text of
              section
              (relating
                              contributions by
                                                    employer
                                                                 t.o
              accident
                                        and
                                                             health
              plans) is amended to read as follows:
              "(a) GENERAL RULE — Except as otherwise provided
          tion gross income of an employee does not include
          emplover-pro-
          vided coverage under an accident or health plan.
               (b) CONTRIBUTIONS TO MEDICAL SAVINGS ACCOUNTS—(1) IN GENERAL—In the case of an employee
                                        is
              eligible individual, amounts contributed by such
              emplovee!s
              employer to any medical savings account of
              such
                                                         emplovee
              shall be treated as employer-provided coverage
                                                           medical
              expenses under an accident or health plan to the
              extent
              amounts do not exceed the limitation
                                                             under
                                                          22<mark>0</mark>(b)(1)
              section
              (determined without regard to this subsection)
              which
              applicable to such employee for such taxable year.
                   (2) No CONSTRUCTIVE RECEIPT.—No amount
              included in the gross income of any employee
              solelv
                                                           because
                    emplovee
                                  mav
                                         choose
                                                   hetween
              the
              contributions
                                                           referred
              to in paragraph (1) and employer contributions
                                                           another
```

health plan of the employer.

"(3) SPECIAL RULE FOR DEDUCTION OF EMPLOYER CONTRIBU-TIONS—Any employer contribution to a medical savings account if otherwise allowable as a deduction under this

ter shall be allowed only for the taxable year in

which naid.

"(4) EMPLOYER MSA CONTRIBUTIONS REQUIRED TO ON RETURN - Every individual required to file a under section 6012 for the taxable year shall include such return the aggregate amount contributed by employers medical the savings accounts of such individual or such individual's spouse spouse for such taxable year.

(5) MSA CONTRIBUTIONS NOT PART OF COBRA

COVERAGE.

Paragraph (1) shall not apply for purposes of section 4980B.